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APPLICATION N	NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/741,631		12/18/2000	Christopher Patrick	QCPA990347	5613
23696	7590	02/04/2005		EXAMINER	
Qualcon	nm Incorpoi	rated	LIU, SHUWANG		
	Department rehouse Driv	re	ART UNIT	PAPER NUMBER	
San Diego, CA 92121-1714				2634	
			DATE MAILED: 02/04/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)		
	09/741,631	PATRICK, CHRISTOPHER		
Office Action Summary	Examiner	Art Unit		
	Shuwang Liu	2634		
The MAILING DATE of this communicatio Period for Reply	on appears on the cover sheet w	ith the correspondence address		
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicatie - If the period for reply specified above is less than thirty (30) days - If NO period for reply is specified above, the maximum statutory i - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ION. FR 1.136(a). In no event, however, may a on. , a reply within the statutory minimum of this period will apply and will expire SIX (6) MOI statute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).		
Status				
1)⊠ Responsive to communication(s) filed on 2a)⊠ This action is FINAL. 2b)□ 3)□ Since this application is in condition for al closed in accordance with the practice units.	This action is non-final. Howance except for formal mat			
Disposition of Claims				
4) ☐ Claim(s) 1,3-8,10-15,17-21,23 and 24 is/a 4a) Of the above claim(s) is/are wit 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1, 3-8, 10-15, 17-21, 23 and 24 is/are objected to. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction as a subject to restriction and continuous	thdrawn from consideration. is/are rejected.			
Application Papers				
9) The specification is objected to by the Exact 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the county The oath or declaration is objected to by the	accepted or b) objected to to the drawing(s) be held in abeyand orrection is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119	•			
12) Acknowledgment is made of a claim for fo a) All b) Some * c) None of: 1. Certified copies of the priority docur 2. Certified copies of the priority docur 3. Copies of the certified copies of the application from the International B * See the attached detailed Office action for a	ments have been received. ments have been received in A e priority documents have beer ureau (PCT Rule 17.2(a)).	opplication No received in this National Stage		
Attachment(s)				
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-946) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date	8) Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152) 		

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 11/11/04 have been fully considered but they are not persuasive. The Examiner has thoroughly reviewed Applicant's arguments but firmly believes that the cited reference reasonably and properly meets the claimed limitation as rejected.

Applicant's argument – "In the portion of Harrison, et al., cited by the examiner (Col. 8, line 65-Col. 10, line 34), the time difference or offset between code phases of satellites given by the expression (mi - mj) (See, Col. 10. lines 3 - 5). Moreover, the value of $(m_i - m_j)$ is unknown (See Col. 9, lines 5 - 6, and Col. 10. line 4). According to the reference conceptually, each integer value of $(m_i - m_j)$ must be checked, and the resulting position solution must be checked against known bounds for validity." Therefore, in Harrison, et al. "the code phase time difference is unknown; consequently, it cannot be determined and transmitted."

Examiner's response –As disclosed by the reference, "the object's location is accurately determined from propagation time differences between at least five satellites signals received at the traced object. The propagation time difference between signals from satellites I and j is defined as $\Delta_{ij} = \tau_j - \tau_l$, where τ_l is the signal propagation time from satellite I to the railcar" (see Col. 7, lines 21-25) and "The measured propagation time difference values are transmitted to a central station where the location of the object to be tracked is calculated based upon the

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propagation time differences of the signals transmitted from the satellites" (see abstract). The reference further discloses "In the present invention, the propagation time differences Δ_{ij} are not directly measured at the railcar receiver. Instead, only the code or bit phases associated with reception time t_R are measured, and these data, or their differences including the satellite identifications, are transmitted to be the central station" (column 8, lines 24-29). Furthermore, the reference summarizes method 1 having 5 steps and method 2 having 10 steps. Summarily, the reference not only discloses determining a code phase of each among a plurality of received signals but also generating a code phase difference (time difference between the code phases) and transmitting the time difference between the code phases of at least one pair among the plurality of received signals.

As applicant concludes that the code phase time difference is unknown because the value of $(m_i - m_j)$ is unknown, the examiner suggests the applicant to read column 10, lines 15-56 of the reference and appendix A to understand how to determine $(m_i - m_j)$ in the calculation and how to solve the equation (10) in order to obtain the time difference between the code phases.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 1, 3-8, 10-15, 17-21, 23 and 24 are rejected under 35 U.S.C. 102(b) as being anticipated by Harrison et al. (US 5,752,218).

As shown in figures 1-6, Harrison et al. discloses:

(1) regarding claims 1 and 8:

a method comprising:

determining a code phase of each among a plurality of received signals, wherein said received signals are GPS (column 6, line 47-column 8, line 58); and

transmitting a time difference between the code phases of at least one pair among the plurality of received signals (column 7, lines 16-30, column 8, line 24-column 10, line 34 and abstract).

(2) regarding claims 15, 21 and 23:

An apparatus comprising:

a receiver (figure 1) configured to receive a plurality of signals;

a correlator (for example, 8 in figure 1) configured to determine a code phase for each among the plurality of received signals (column 6, lines 3-58, and column 6, line 47-column 8, line 58); and

a transmitter (4) configured to transmit a time difference between the code phases of at least one pair among the plurality of received signals (figure 1, column 4, lines 20-41, column 8, line 24-column 10, line 34, and abstract).

(3) regarding claims 3, 10 and 17:

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wherein each among the plurality of received signals has a corresponding periodic code (Gold code, column 6, line 51-67), and

wherein each among the code phases relates to a predetermined position within the corresponding periodic code (column 6, line 51-58).

(4) regarding claims 4, 5, 11, 12, 18 and 19:

wherein each among the plurality of received signals is based at least in part on a corresponding direct-sequence spread spectrum modulated signal (column 6, lines 3-13).

(5) regarding claims 6 and 13:

the method further comprising receiving a composite signal, wherein each among the plurality of received signals is based at least in part on at least a portion of the composite signal (column 6, lines 13-41).

(6) regarding claims 7, 14 and 20:

wherein the determining a code phase of each among a plurality of received signals comprises calculating a correlation, for each among the plurality of received signals, between a corresponding code sequence and a signal based at least in part on the composite signal (column 6, lines 3-58, and column 6, line 47-column 8, line 58),

wherein each among the plurality of received signals has a corresponding periodic code (Gold code, column 6, line 51-67), and

wherein each among the code phases relates to a corresponding predetermined position within the corresponding periodic code, and

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wherein the code sequence relates at least in part to the corresponding periodic code (Gold code, column 6, line 51-67).

(7) regarding claim 24:

a reference receiver (16) configured to receive signals from a plurality of space vehicles (12) and transmit information; and

a field receiver (14) configures to receive signals from a plurality of space vehicles (12) and to receive the information,

wherein the reference receiver determines a reference code phase for each among at least a first and a second one of the signals, and

wherein the information pertains at least to a time difference between the reference code phase for the first and the second one of the signals (column 9, lines 10-column 10, line 67), and

wherein the field receiver determines a field code phase for the first one of the signals, and

wherein the filed receiver determines a field code phase for the second one of the signals at least in part from the information (column 8, line 65-column 10, line 34).

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Conclusion

4. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shuwang Liu whose telephone number is 571 272-3036. The examiner can normally be reached on M-F, 7:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Chin can be reached on 571 272-3056. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Shuwang Liu

Primary Examiner Art Unit 2634

January 28, 2005